IAP7 Rec'd PCT/PTO 24 AUG 2006

FORM PTO-1390 (Modified)
U.S. DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE
(REV 12-2004)

	TRA	NSMITTAL LETTER TO THE UNITED STATES	ATTORNEY'S DOCKET NUMBER							
		ESIGNATED/ELECTED OFFICE (DO/EO/US)	016906-0537							
	C	ONCERNING A FILING UNDER 35 U.S.C. 371	U.S. APPLICATION V9-(if) Days see 37 OF F71.5) Urgass gyreen 9 4 4 5 F71.5)							
		NAL APPLICATION NO. INTERNATIONAL FILING DATE 2/24/2005	PRIORITY DATE CLAIMED 2/24/2004							
		VENTION ED HEAT EXCHANGER, IN PARTICULAR CAPACITOR FOR MOTOR VE	EHICI ES							
		S) FOR DO/EO/US								
A 2.2	Pedro GC	NZÀLES RECHEA and Jean-Claude MEYER ewith submits to the United States Designated/Elected Office (DO/EO/US)	the following items and other information:							
1.	\boxtimes	This is a FIRST submission of items concerning a filing under 35 U.S.C. 371.								
2.		This is a SECOND or SUBSEQUENT submission of items concerning a filing under 35 U.S.C. 371.								
3.	\boxtimes	This is an express request to begin national examination procedures (35 U.S.C. 371(f)). The submission must include items (5), (6), (9) and (21) indicated below.								
4.		The US has been elected (Article 31).								
5.	\boxtimes	A copy of the International Application as filed (35 U.S.C. 371(c)(2))								
		is attached hereto (required only if not communicated by the International Bureau).								
		is not required, as the application was filed in the United States Rec	s the application was filed in the United States Receiving Office (RO/US)							
6.	\boxtimes	An English language translation of the International Application as filed (35	5 U.S.C. 371(c)(2)).							
		is attached hereto. has been previously submitted under 35 U.S.C. 154(d)(4).								
7.	\boxtimes	Amendments to the claims of the International Application under PCT Artic	de 19 (35 U.S.C. 371(c)(3))							
ļ' .		are attached hereto (required only if not transmitted by the International Control of the International								
ŀ		have been communicated by the International Bureau.								
		have not been made; however, the time limit for making such amenhave not been made and will not be made.	idments has NOT expired.							
8.	П		CT Article 19 (35 U.S.C. 371(c)(3)).							
l		An English language translation of the amendments to the claims under PCT Article 19 (35 U.S.C. 371(c)(3)).								
9.		An oath or declaration of the inventor(s) (35 U.S.C. 371(c)(4)).								
10. An English language translation of the annexes to the International Preliminary Examination Report under PCT 36 (35 U.S.C. 371(c)(5)).										
iten	ns 11 to 2	20 below concern other document(s) or information included:								
11.	\boxtimes	An Information Disclosure Statement under 37 CFR 1.97 and 1.98.								
12.		An assignment document for recording. A separate cover sheet in complia	ance with 37 CFR 3.28 and 3.31 is included.							
13.	\boxtimes	A preliminary amendment.								
14.	\boxtimes	An Application Data Sheet under 37 CFR 1.76.								
15.		A substitute specification.								
16.		A power of attorney and/or change of address letter.								
17.		A computer-readable form of the sequence listing in accordance with PCT I	Rule 13 <i>ter</i> .2 and 37 CFR 1.821 – 1.825							
18.		A second copy of the published international application under 35 U.S.C. 15	54(d)(4).							
19.		A second copy of the English language translation of the international application	cation under 35 U.S.C. 154(d)(4).							
20.		Other items or information:								
LOB	W DTO 1	sgn (Modified)								

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U.S.APPICATION NO.	487	r's docket number 06-0537										
The follow	ng fees have	been su	ubmitted:									
21. 🛛 Basic nat				\$300		\$	300.00					
22. Examinat If International prelim provisions of PCT	nary examina	\$	200.00									
All other situations 23. Search f												
Search fee (37 CFR 1.445(a)(2)) has been paid on the international application to the												
USPTO as an Inte												
International Search	Report prepa											
All other situations		\$	400.00									
	TAL OF ABO	\$	900.00									
Additional fee for sequence listing is \$ for each ad	or computer											
Total Sheets Extra	sheets	heets Number of each additional 50 or thereof (round up to a whole num		fraction RATE nber)								
14 - 100 = 0	/50 =		0		x \$250.00	\$	0.00					
Surcharge of \$130.0 earliest claimed prior	o for furnishing ty date (37 C	\$	0.00									
CLAIMS	NUMBER		NUMBER EXTRA	F	RATE	\$						
Total Claims	11	- 20 =	0	×\$	50.00	\$	0.00					
Independent Claims	1	- 3 =	0	x\$	200.00	\$	0.00					
MULTIPLE DEPEND				+\$	360.00	\$						
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			charged:									
a. A check	in the amou	int of \$9	900.00 to cover the abov	e fees is	enclosed.							
			Account No. <u>19-0741</u> in et is enclosed.	the amo	unt of \$900.	00 to co	over the above	fees.				
c. The Con	, , , , , , , , , , , , , , , , , , , ,											
d. 🕅 Fees are												
2038.												
1.137(a) or (b)) m	NOTE: Where an appropriate time limit under 37 CFR 1.495 has not been met, a petition to revive (37 CFR 1.137(a) or (b)) must be filed and granted to restore the International Application to pending status.											
		1//1	While									
SEND ALL CORR	ESPONDE	NCE TO	D: -		SIGNATI	7	mora					
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Foley &	Lardner Ll	_P			Richard	RE						
Foley &		_P			Richard NAME	RE						
Foley &	Lardner Ll	_P			Richard NAME 25,479	RE L. Schv						

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re patent application of

Pedro GONZALES RECHEA

Corres. to PCT/EP2005/001955

For: SOLDERED HEAT EXCHANGER, IN PARTICULAR CAPACITOR FOR MOTOR

VEHICLES

TRANSLATOR'S DECLARATION

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

I, the below-named translator, certify that I am familiar with both the German and the English language, that I have prepared the attached English translation of International Application No. PCT/EP2005/001955, and that the English translation is a true, faithful and exact translation of the corresponding German language paper.

I further declare that all statements made in this declaration of my own knowledge are true and that all statements made on information and belief are believed to be true; and further, that these statements were made with the knowledge that willful, false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful, false statements may jeopardize the validity of legal decisions of any nature based on them.

July 26, 2006

Date:

Name: D. E. LIGHT

For and on behalf of RWS Group Ltd